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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

Notification by the Vijai Beopar Chamber Ltd., Muzaffarnagar

The approval of the Secretary, Forward Markets Commission under Sub-Section I of Section II of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Government of India, Ministry of Commerce and Industry Notification S.O. 1162 dated 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Vijai Beopar Chamber Ltd., Muzaffarnagar, the same having been previously placed on the Notice Board of the Chamber pursuant to Section II of the said Act and Rule II of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

After Bye-law 297, the following new Bye-law No. 298 shall be added, namely :

"298. For the purpose of Mangsir 2020 delivery of Mustard-seed Oilcake Hedge Contract, the due date shall be Mangsir Badi 15 and the demand notices and the delivery orders to be sent by the buyer and the seller respectively in respect of the said delivery shall reach the Clearing Section of the Company between Badi 1 to Badi 3 of the delivery month. The Clearing Section shall fill the names of the buyer in the delivery order and of the seller in the demand notice and send the same to the respective parties before the end of Badi 5. The provisions of Bye-laws 117 and 283 of the Bye-laws of the Company shall not be applicable to Mangsir 2020 delivery of Mustard-seed Oilcake Hedge Contract."

TIRLOK CHAND
Secretary
Vijai Beopar Chamber Ltd.
Muzaffarnagar

Dated, 28th October 1963

Notification by Cochin Oil Merchants' Association, Cochin

The approval of the Secretary, Forward Markets Commission, under Sub-Section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Cochin Oil Merchants' Association, Cochin, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In bye-law 1 after clause (xv) the following shall be added as clause (xv) (a), namely :—

(xv) (a) 'Delivery order rate' means the rate fixed by the Rates Committee appointed by the Board for the terminating vaidya on the last trading day in accordance with bye-law 107."

2. Clauses (b) and (c) of bye-law 42 shall be deleted and bye-law 42(a) shall be renumbered as bye-law 42.

3. After the renumbered bye-law 42, the following shall be added as bye-law 42A, namely :—

"42A. (i) The Board may from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission, impose any system or systems of margins and decide the amount of margin and manner of payment thereof, in respect of transactions in Hedge or Transferable Specific Delivery contracts, including transactions entered into before such imposition.

(ii) Notwithstanding anything contained in these bye-laws the Board may from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission, vary, alter or amend the system or systems of margins that may be in force in pursuance of these bye-laws.

(iii) The powers specified in clauses (i) and (ii) above may be exercised by the Forward Markets Commission where in its opinion it is expedient in the interest of the trade or public interest so to do."

4. After bye-law 42A, the following shall be added as bye-law 42B, namely :—

"42B. A member shall not directly or indirectly enter into any arrangement or adopt any procedure for the purpose of evading or assisting in the evasion of the margin requirements prescribed under the Bye-laws, Regulations or Orders issued thereunder."

5. In bye-law 45, for the words and figure "bye-law 42" the words and figures "bye-laws 42 and 42A" shall be substituted.

6. For bye-law 72A, the following shall be substituted namely :—

"72A. (i) The Board may from time to time in any case where in its opinion it is expedient so to do, by a resolution passed by a simple majority and concurred in by the Forward Markets Commission withhold for a specified period or until further notice, the outward payment of differences in respect of transactions in hedge/t.s.d. contracts for any delivery or deliveries, to those members whose balance-sheets in that delivery/those deliveries sent in accordance with bye-law 70 show a credit balance.

(ii) The powers specified in clause (i) may be exercised by the Forward Markets Commission in any case, where in the opinion of the Commission, it is expedient so to do."

7. For bye-law 72B the following shall be substituted, namely :—

"72B. Whenever outward payment of differences is postponed under bye-law 72A the Board may require the members to submit separate balance-sheets in respect of their transactions in hedge/t.s.d. contracts for any delivery or deliveries."

8. After bye-law 107, the following shall be added as bye-law 107A, namely :—

"107A. In case a maximum and/or minimum rate or rates are fixed under these bye-laws for the purpose of trading in the delivery concerned and such rate or rates are in force on the due date, then the delivery order rate shall not be higher than the maximum rate and/or lower than the minimum rate."

9. After bye-law 168, the following shall be added as bye-law 168A, namely :—

"168A. (i) The Board may from time to time, where in its opinion it is expedient so to do by a resolution passed by a simple majority and concurred in by the Forward Markets Commission prohibit for a specified period trading in any delivery or deliveries except for the purpose of squaring up such open position as may be outstanding in that delivery or deliveries at the time such prohibition is imposed.

(ii) The powers specified in clause (i) may be exercised by the Forward Markets Commission where in the opinion of the Commission it is expedient in the interest of the trade so to do."

Cochin-2,
11th October 1963

M. C. VARGHESE

Secretary

Cochin Oil Merchants' Association
Cochin

LOSTS

The undernoted Government Promissory Note(s) originally standing in the name of Sheoparshad Gayaparshad and last endorsed to M/s. Kalicharan Jagannath, the proprietor(s) by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the undernoted note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s) for payment of discharge value. The public are cautioned against purchasing or otherwise dealing with the undermentioned security(ies).

Signature of the Advertiser—For KALICHARAN JAGANNATH, Proprietor.

Residence—87/166-167, G. T. Road, Acharya Nagar, Kanput.

G.P. Note Number	Loan	Amount
378805	3½ % 1900-01	Rs. 100/-
113702	3 % 1896-97	Rs. 500/-

The Government Promissory Notes Nos. BY202897-99 of the 3% Conversion loan of 1946 for Rs. 3,000 originally standing in the name of the Reserve Bank of India and last endorsed to Deodatta Vithal Dhond the Proprietor, by whom they were never endorsed to any other person, having been lost; NOTICE is hereby given that the payment of the above Notes and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the Advertiser : DEODATTA VITHAL DHOND.

Residence : 175/15, Hindu Colony, Dadar, Bombay-14.

The undernoted Government Promissory Note(s) originally standing in the name of Imperial Bank of India and last endorsed by Messrs. Laxmi Narain Gauri Shankar to the District Magistrate, Gaya, the Proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the undernoted note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the payment of discharge value thereof in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the undermentioned security(ies).

Signature of the Advertiser—S. K. CHANDRA.

Residence—Dist. Magistrate, Gaya.

Number—CA005535.

Loan—3% 1953—55.

Amount—Rs. 25,000.

Number—CA008042.

Loan—3% Victory Loan 1957.

Amount—Rs. 25,000.

CHANGE OF NAMES

"I hitherto known as JOHN, son of Shri PHILLIPS, employed as Shunter Grade 'B' in Loco Foreman's Office, Ratlam C/o Loco Foreman B. G. Ratlam (W. Rly.) have changed my name and shall hereafter be known as JIWAN SINGH."

JOHN PHILLIPS

I, Sree Surendra Mohan Gope s/o Sudhanya M. Gope alias Ghose of 180, S. P. Mukherjee Road, Calcutta-26, hereby change my title from Gope to Ghose as per Affidavit No. 3308 dated 16-4-62 Alipore, Calcutta. Henceforth I shall be called Surendra Mohan Ghose.

"I hitherto known as Chandrakant Mithabhai Solanki, son of Shri Mithabhai Harkhabhai Solanki, employed as clerk in Central Telegraph Office, Ahmedabad residing at Room No. 110, Parmanandchawli, Gomtipur Rajpur, Ahmedabad have changed my name and shall hereafter be known as Chandrakant Mithabhai Sutaria."

C. M. SOLANKI

Consequent on her marriage, from 9th May 1963, the undersigned is known by the name of Mrs. ALAKADEVI P. KALAMBE.

INDUMATI S. GAJAKOSH

"I hitherto known as JAYANTIBHAI REVABHAI LUHAR, son of Shri REVABHAI HEMCHAND LUHAR, employed as Clerk in Central Telegraph Office, Ahmedabad, residing at 21, Second Floor, Uttar Gujarat Patel Nagar Society Division one Asarwa Ahmedabad-16, have changed my name and shall hereafter be known as JAYANTILAL REVABHAI PANCHAL."

J. R. LUHAR

Sd/- (in existing name)

Dated 26-11-63

Ahmedabad

"I, Shri Mangal Rajak son of Shri Jadu Gopal Rajak of Malda employed in the Income Tax Department will henceforth be known as Mangal Choudhury."

Shri "Ramcharan Tularam Beley" of Village Paradsinga, District Betul, Tahsil Multai now lately called "Ramcharan" assumed the name in full "Ramcharan Tularam Beley" and declared himself to be called as "Ramcharan Tularam Beley" instead of "Ramcharan" hereafter.

"Manindra Nath Sen, Clerk, Office of the Head Record Clerk, R.M.S., H-Division, Calcutta may henceforth be known as Manindra Nath Sen Gupta."

I, Beli Ram s/o Shri Prem Dass Thakur, employed at Central Research Institute, Kasauli as Labourer have changed my name to Thakur Beli Ram Azad with effect from 1st October 1963.

BELI RAM

Labourer

Central Research Institute, Kasauli

Dwarika Goala son of Late Kodai Mahato of Jagatdal Gupti Bagan, P.S. Jagatdal, Distt. 24-Parganas, has changed his title as Dwarika Mahato as per affidavit declared on 4th September 1963 before Magistrate 1st Class, Barrackpore.

I, Probesh Ramani son of Nathuni Ram of Village Bishnupura, P.S. Tarari, Distt. Arrah now residing at 43, Rupnarayan Nandan Lane, Calcutta-25, do hereby declare that from this day onwards I shall be known as "Bachhu Ram".

I, Muneshwar Goala s/o Late Chhotu Goala, 30/B, Orphananj Road, Calcutta-23, henceforth be known, designated and addressed as Hawalder Roy as per Affidavit before Magistrate 1st Class, Alipore, Calcutta, dated 20th February 1963.

LTI of Muneshwar Goala

I, Maheshwar Prasad Mahtha of 23, Haldhar Burdhan Lane, Cal.-12, will be known as Maheshwar Prasad Chandra *vide* affidavit.

CORRIGENDA

For (S/o Sri K. Desappa Shetty) in the 3rd advertisement (at page No. 22) of the Gazette of India, Part IV dated 4-11-61, read (S/o Sri K. Dasappa Shetty).

Please read the name "Asha" instead of "Ashalata" appearing at page No. 149, of the Part IV, of Government of India's Gazette, dated the 12th October 1963.

A. V. HARDIKAR
(Signed in old name)

Bombay
11th December 1963

NOTICE

A meeting of all the creditors of the Rajdhani Finance Co. (P) Ltd., will be held on 13th day of January 1964 on Monday at 3 p.m. at the Regd. Office of the Company situated at Daryaganj, Delhi, to consider and approve with or without modification the resolution passed by the Shareholders in the General Meeting summoned to be held on Monday, 13th January 1963, at 11 a.m. for winding up of the company and appointment of Voluntary Liquidators.

K. S. KHURANA

Director

By order of the Board
Rajdhani Finance Co. (P) Ltd.
Above Golden Restaurant
Daryaganj, Delhi-6

18th December 1963

Notice of Appointment of Liquidators in pursuance to Section 516 of the Indian Companies Act, 1956
Kota, the 26th November 1963

Registration No. 1097/60.

Members' Voluntary Winding Up.

Name of the Company—Vijay Swarup Metal Industries (Pvt.) Ltd.

Nature of Business—No Business.

Address of Registered Office—Station Road, Adjacent to S.D.O. Telephones Office, Kota Jn.

Name and Address of Liquidator—M. P. Sharma, Chartered Accountant, Rampura Bazar, Kota.

Date of Appointment—22-11-63.

By whom appointed—Shareholders of the Company in Extraordinary General Meeting.

M. P. SHARMA
Liquidator
for Vijay Swarup Metal Industries Pvt. Ltd.

Notice under Section 485(I) of Resolution to Wind Up Voluntarily

In the matter of Companies Act, 1956 and VIIAY SWARUP METAL INDUSTRIES PRIVATE LTD.

(Registered Office—Station Road, Kota Jn.)

At an Extraordinary General Meeting of the above-named Company duly held at its registered office on 22-11-63 the following resolution was duly passed as a special resolution :—

Resolved that :—

- (i) "The Company is and hereby taken into Members Voluntary Winding-up.
- (ii) Shri M. P. Sharma is and hereby appointed as the Liquidator of the Company at a remuneration of Rs. 300 only.
- (iii) That the Authority to operate Company's Bank Account and to take necessary action for winding-up is and hereby given to Shri M. P. Sharma, the liquidator."

And at Extraordinary General Meeting held on 22-11-63 Mr. M. P. Sharma of Kota was appointed liquidator for the purpose of the winding-up with a fee of Rs. 300 in lump sum.

K. M. MEHTA
Chairman

Dated 26-11-63.

FORM NO. 151

(See Rule 315)

THE COMPANIES ACT, 1956

Members Voluntary Winding Up

Notice of appointment of Liquidator in pursuance to Sec. 516

Name of the Company—KESRI FINANCE PRIVATE LIMITED.

Nature of business—Financing and money-lending.

Address of Registered Office—Near Adda Kapurthala, G.T. Road, Jullundur City.

Name & address of the Liquidator—Shri A. D. Kapur, Chartered Accountant, C/o Dass & Co., Chartered Accountants, Civil Lines, Jullundur City.

Date of appointment—28th November 1963.

By whom appointed—EXTRAORDINARY GENERAL MEETING.

SANT RAM

Managing Director
Kesri Finance Private Ltd.

NOTICE

In the matter of Kesri Finance Private Limited, Jullundur (Under the provisions of Section 485 of the Companies Act, 1956)

Notice is hereby given that Shri A. D. KAPUR, Chartered Accountant, Principal of DASS & CO., Chartered Accountants, Civil Lines, Jullundur City was appointed Liquidator in the Extraordinary General meeting of the Company held on 28th November 1963.

By order, Board of Director

SANT RAM
Managing Director
Kesri Finance Private Ltd.

FORM NO. 151

(See Rule 315)

THE COMPANIES ACT, 1956

Members Voluntary Winding Up

Notice of appointment of Liquidator in pursuance to Sec. 516

1. Name of the Company—Anil Farms (P) Ltd.

2. Nature of business—Farming etc.

3. Address of the Registered Office—Pritam Castle, Dehra Dun.

4. *Name & Address of Liquidator*—Sri Dip Chand Jain, Government Treasurer & Bankers, 2-Jhanda Road, Dehra Dun.

5. *Date of appointment*—Resolution dated 30th September 1963 passed in the Annual General Meeting intimated by a registered letter, dated 1st October 1963 delivered to the Liquidator on 28th October 1963.

6. *By whom appointed*—By resolution of the Annual General Meeting, dated 30th September 1963.

DIP CHAND JAIN
Liquidator

AMENDMENTS TO THE LIFE INSURANCE CORPORATION OF INDIA (STAFF) REGULATIONS, 1960

The amendments to the Schedule V to the Life Insurance Corporation of India (Staff) Regulations, 1960, approved by the Central Government on the 8th November 1963 and coming into force from 1st August 1963 are notified as under:—

(i) "The Note appearing in Part I of Schedule V shall be substituted by the following :—

Note : Branch Managers and Asst. Branch Managers (Dev.) having extensive touring duties outside their headquarters and who undertake tours in their own cars will be entitled to a mileage of 40 nP. If such tours are undertaken in their own Jeeps, they will be entitled to a mileage of 55 nP. If the tours are undertaken by motor-cycles or scooters, they will be entitled to a mileage of 15 nP.

(ii) Against the row "Employees belonging to Class II", the following will be substituted :—

Row	Column (Road Tour only)	Column (Train)
Employees belonging to Class II	By Car—25 nP. per mile— By Jeeps owned by them— 55 nP. per mile provided they operate in mofussil area.	I Class in the case of Dev. Officers who are in receipt of a basic pay of Rs. 350 per month or over.
	By Corporation's Jeeps—actual petrol charges subject to a maximum of 35 nP. per mile.	II Class in the case of other Dev. Officers.
	By Motor-cycle—12 nP. per mile.	

(iii) The following note shall be added after the row "Employees belonging to Class II".

Note : Development Officers who do not own cars or to whom no cars have been supplied by the Corporation are expected to travel by train. Where the places are not connected by trains, a Development Officer will be entitled to travel by bus and where the bus has two classes of seats, by the upper class.

Development Officers having touring duties outside their headquarters and who undertake tours in their own cars or motor-cycles will be entitled to a mileage of 35 nP. or 15 nP. per mile depending upon whether they own cars or motor-cycles."

S. D. SRINIVASAN
Managing Director